JULY 26, 1790.

LEXINGTON: Princed by IOHN BRADFORD as his Oppics at the corner of Main and Croft Streets where Subscriptions advertisements &c. for this paper, are thankfully received, and Painting in its different branches done with Care and Expedition

CHARLES WHITE, COPPER SMITH.

Late of NEW TORK.

R ESPECTFULLY Informs the Public chas he intends carrying on the Copper Smith's bufinels at this place, in all its various branches, (to wie Gtills, Brew and Die kettles &c., Alio, caths all kind of brais work for mills—makes and repairs all kind of brais and tin work, likewife repairs all kinds of locks and keys. He buys all kinds of locks and keys. Those who please to favor him with their cuttom. Mall have their work done in the best munner and on the hortest notice.

Lexington, Dec. 8: 1789.

THREE REWARD.
RAYED com the fubicities

ber in L xington about the middle of April laft, a black Has opened a large and well cholen of horse, seven years old, between furteen hands thirteen and high, branded on the near Rioulder W a natural trotters carries himfelf very well, some faddle spots, had on about a four shilling bell tied with a rope; Whoever delivers faid thorse to mr. St phen Collins in Lexington, shall have the above JOHN CLEMENS.

June 26, 1790.

ONE

STrayed from the with a hole in the left ear and tail. Posted and a slit in the right; Whoever galy 12, 1790. delivers the above mentioned bull to the lubscriber shall bave the above reward

Braxton Pollard.

July 7, 1790

S hereby given that the holders of lots in the town of JAMES HOGAN.

Ropewell, Bourbon county, have Fuly 12, 1790. eighteen months allowed them to compleat their buildings on

and provided.

By order of the Trußees

JAMES LANIER Cik;

Funs 29, 1790.

AKEN un by the subscriber liv ing on Hussons fork of Licking near Douglos's mill a small bay mare, a-bout 13 shands high, 6 years old, no brand or mark perceivable; Appraising ed to 5.5 10.

AMOS THATCHER.

May 1, 1795

JUST SETTLING,

person for him.

Christo, Bryan. New-port, June 28, 1790.

ALEXANDER&JAMES

PARKER

fortment of

MERCHAN-DISE

Lexington, May 29, 1790.

新 器 器 器

AKEN up by the fubscriber a white

AKEN up by the fubfriber a white hefer tirrey years aid, marked with a fwaliowfork and underkeel in the off and a crop and inderkeel in the night ear: Appraifed to 4.2 ?

Affia white and brindled cow three or four years old (with a carf), mark the with a crop and fit in the off ear, and a crop in the night ear; Appraifed to 4.3.

JAMES HOGAN.

to compleat their buildings on the fame, agreeable to an act of Affembly in that case made by sing firms, a force horse, about 11 years and provided.

By order of the Trusces had a small bell on, Appraised to £.8.

2 TMOMAS MOORE.

Merchants, Clerks, &c. made and ruled to any pattern; Alfo old books new bound, on reafonable terms, at this office.

TEGARDEN & M'CULLOUGH,

A TOWN on the Kentucky river. Refrectfully informs their pearly opposite Frankfort, called customers, and the public in general, that as they are obliged to leave the diffrict on the fifteenth inftant, and will be abient a few months, that due attendance will be given at their store in Lexington by Mr. Archibald Huston, who is hereby authorised to transact the bu

Lexington, May 10, 1700

WANTED

N APPRENTICE to the TANNING & CURRYING business, who is of good character: Apply to the Parn-

A large company will meet to the Crah-Orchard the 9th of August in order to start early the next worning through the Wilderness.

IN two flores in this place, one of them oppointe the Court house, the other where dark bay hosses or 9 years old, about they now live; which they will thanks and a haif high, branded on the near fhoilder a flar and place of final textlements.

WILLIAM STEELE.

WILLIAM STEELE. May 5, 1790.

TAKEN up hy the higher ther on the waters of Hufon. Bandon county for the fubferiber living market from the about the form of the first the Courthouse, a dark bay horses a red and white steer about the part of the steer that steer the first the f

DERHAPS it may be necessary to inform the inhabitants of Fayette County that I am a praditioner of physick lately from the old fittlement, have prefetved a regular classical and medical science under persons eminent for integrity probity and knowledge, and mean to reside with Mr. Samuel Meretick about 2 miles from Farence with about 2 miles from Farence with the county of the same to reside with Mr. Samuel Meretick about 2 miles from Farence with the county of mean to reside with Mr. Samuel Mere-dith about 7 miles from Beximpion on North Rikborn, and will pradice this suspin service and sorte ery, buse advantages added to a pre-tery, buse advantages added to a pre-ported, will imposer one to render am, ported, will imposer one to render and the sair addition to all those afflicted with disaste who way think proper to em-ploy me in this falturary branch of bu-sings—the subjective means only to charge for visits, attendance and ad-wice.

July 13, 1790. (219)

AKEN up by the fubscriber living All kinds of blank books for of Glens creek, a dark brown her je celt, ler chants, Clerks, &c. made 2 years old, fourten hands high, a little d to any partern! Alfo de white on one of his hind feet, neither decked cut, nor branded. Appraised to £s.

GEORGE COTTER. March 11, 1790. 2

ALL persons are hereby difcharged from taking an affignment on a bond given by the fubscriber to Valum Nicholas of Washing on County State of Pennfylvania, conditioned for the payment of one handred pounds current mon of faid State, in being in part pay of a tract of land finance lying and being in the country and flare storeday which land I purchased of the faid Nicholas, but finding he could not mae me a infiniant medidid in the year 1783 public-ly forewarn all persons from having any concerns with faid bond; he skewife fold the land in my ablence to another per-fon; this I have certified by fufficient evidences, under the Seal of faid county.

James Littell. Bourbon, June 12, 1790

JOHN HAMILTON ROPEMAKER

Respectfully informs the public, that he has erected a rope walk at Mr. Francis Dill's about two miles from Lexington, where he carrieson the rope ma\_ king bulinels in different branches. Any gentleman may be furnished with any kind of core dage (except tarred) or twine the most reasonable terms & on the most reasonable terms the flatters himself, that from his skill in the art, and attention to bulinefs, together with the quality of his manufacture, will fufficiently recommend him to the attention of the public

A L1, those indebted to William Morton & Co. either by bond, note, or book account, are 1 squetted to make immediate payment to James M'Connel who is legally authorized to transact their businers. Those who nealed, this putter need not well as the state of the stat neglect this notice, need not expect any further indulgence.
Lexington, July 15 1790.

FORSALE

A HOUSE and LOT, in the town of Lexington, on main, freet, near the Court houte, well calculated for a ftore or public houte, for which will be taken in payment, Wheat, flour falt, cows and castes, a good do free, and fome ftore goods: For further particulars inquire of the Printer or the obligation.

fubscriber.
NICHOLAS WOOD, Baker 政政政政政政系是政政政政政政政

A Petinon will be offered the next affembly to e-flablish a town at Scots Warehouse July 13, 1700.

LEXINGTON, July 26 Tally the injustice of our affu-Moors Speech concerning the af fumption of the State debis.

(Continued from our laft.)

NOTHER reason he has A NOTHER region to displayed is, that members of the citizens have emigrated from Virginia to Kentucky, N. Carolina and Georgia. It would be unjust that the remaining citizens should pay the debt, fo as respects Kentucky. This rea-fon will equally apply to Penn-Sylvania, North Caroline, and other states. Not more than one third of the citizens of Kentucky are from Virginia. But, Sir, it is well known that more have come into than have removed from Virginia: when the fear of government was under discussi n, it was often mentioned that their members were confiderably increased: I then thought rny colleague concurred in the opinion and confidered it as an undeniable truth. Sir, I need only refer him to the returns of the militi1; to prove that the numbers have increased; and from their increase in number they will pay the debt with more esta-

Chairman, gentlemen think it improper to point out particular inflances in which the operation of the propolition will be injurious; I confeis I am obliged, in order to make up ny mind, to consider its confe quences; how far fates, how far individuals will be injured. Gentlemen I think it ought to be confidered in a national point

view.

He has faid he is not furprifed that the members from the weltern part of the flate should be opposed to the assumption of the state debts. The conclu-sion intended, I suppose is, that are inflaenued by the interaft of the particular part of the thefituation of that country, we would easily have feer (especially Kentucky) that to ahome the debts would be in favor of them. hy part of the drives proposed by the Secretary will be paid by the citizens. They will feel no part of the burthen; but if they are not assumed, they must pay their proportion by a tax.

I foppose they mean that fonie great, fome important national advantage is to be acquired by it; that it ought to be contemplated in this view. my opinion he expedient will be so effectual, towards giving the government permanency as a strict adherence to justice; nothing will tend so much to secure national advantage or incportance. A worthy member from South Carolina has enumerated the farvices rendered by the citizens of that stare; I know, fir they have rendered importhat fervices; I know they were oppressed during the war: but they were not the only men who participated is those diffi-The militia of N. Caro lina and Virginia were also en-acged. Two of the inflances

be mentions proves to my mind, ming the flate debis: the battle of Kings mountain and the

The militia of Virginia and North Cirolina were engaged in both those. Indeed, if I am not altogether wrong informed, and I think I am not, my infor mation is fuch as I can rely on, that of Kings mountain was wholly fought by the militie of Virginia and North Carolina; at the Cowpens the same militia composed the greater part of the troops. The gentleman fays they have never been paid. How were the militia of Virgi nia paid? Sir, I temember drawing the pay, the fixteen pence per day for some of those militia in fitate paper money when depreciated 4 5 600 for one. 10 is just that no militia from Virginia who have been thus paid fand I believe they have been paid in this manner) should now be called on to pay (those of S. Carolina who have not been paid the principal, but received interest) the full amount of their claims in specie? I think it would be glaringly unjust, Sir, although I have confined my obfervations to a comparison of those two states, I think a fini-lar injustice will take place in fome degree through all the

Rafes.

Had this affumption taken place immediately after the war, it would have been more just. I believe fome of the states, by their extraordinary exertions, have incurred a debt exceeding their just proportion; but there has been as great an inequality in the exertions of states to pay those debts. Sir, I have seen a law of South Casolina, directing the emission of two or three hundred thousand pounds in paper money, so be loaned to state of the for entitiens as would mortgage lands for the engagement of the principal, and fix per cent. interest; on having first formitted their title papers to examination, and their lands to a fair valuation, they were entitled to one third of its value in the new emisted money on mortgage. If I am not missaken in this law, or its operation, and I think if am not, although I mention it from a very limited the control of the debts contrasted during the war, but have been applied to the discharge of this new overted into a different channel; have been created debt; and in the year (701, the state will receive; intoher resours, the sum control.) Had this affumption taken place treafur, the fum loaned to citizens, with fix per cent, interest. Sir my colleague some time ago. Moved that vita fix per cent, interest. Sir my collegue fome time ago. Moved that the certificates which were redeemed and in the possession of the states, should be funded in the same manner as those in the possession of individuals: this was rejected. I suppose it is not in contemplation with centlemen to prohibit states from becoming nurchasters hereaster, and funding agreeable to the proposition, now before us. What will be the comparative situation of the state of the states of t

diage all of injustice to others? Sir, nentlemen appear to be fully agreed to pay whatever balances may appear due pay whatever obtaineds may appear due on a finificatement of accounts. Is it not better to delay justice to tome flates, when they have every alternate of rederes? Sir, when I confide the question in this view. I I am clear for rejecting the prop

On Sunday the 18th Inft. as 2 ofthe Spies for Majon county were ret rning to Cassadays Station, they were aixed vered at June diffunce and Juppojed to he Indians, 2 of the party belonging to the flation, ran out and fired on them one of the Spies received a wound in his head which is supposed to be mortal.

英语专项专项专项专项专项专项

EHREE

DOLLARS
REWARD

STrayed or flolen the last of

April, a dark bay mare, two ! ears old, near fitteen hands high, branded on the near shoulder and buttock P Whoever brings the faid mare to me shall July 2d, 1790. AVORY GRIMES.
Living near Boons old Station.

## TO BE SOLD OR

RENTED

Valuable house and Lexington, with feveral of the improvements on it, it is the plan of the town Valuable house and lot in known in the plan of the town by Nº 14 and is well calculated for public bufinefs. Any pe fon may apply for terms to the fubleriber in Danville.

P. Tardiveau.

W Hereas the dwelling house of H. Alderson cituate on mr. Merediths military. furvy between cane run and No open and entered; and the lock of a willnut tree chest therein broke open and the cheft itself fplit into leveral pieces between the hours of 8 o'clock in the morning and 8 in the evening of our last Fayette Court day by fome person of persons unknown and whereas all perfons belong ing to the house and plantation had left it and gone to court or elsewhere except one man who had undertaken to take care of the plantation in the absence of the others, but who fays heleftit within a few hours, and staid a way three days and two nights.

Therefore all well disposed per. fons are requested to give information to some justice of the peace of this county of any perion or persons having been in or near the laid house where the above feleny was commit-ted, on the last Fayette court day so that he or they may be brought to conviction.

And a reward of five pounds will be paid to any accomplice in the above crime who will appear before some justice of the peace of the county of Fayette, and give evidence against the others concerned with him fo that one or more of them may be brought to conviction for the above ofNOTICE

"HIS is to forewarn all persons, from taking an affignment, on a certain infirument of writing, of mine, to his Cleveland, for the payment of about £.1525 paper currency, dated in April or May 1781 as my contract was with Col. Diniel Boon, and was by agreement to receive paper cur-rency, which the faid Eh Clevelad refused, and said he would not receive it, therefore am refolved not to pay the fame until compelled by law.

Alexander Cleveland.
Prince William County,
September 18, 1789.

A PETITION will be prefented to the next general Affembly of Virginia to país an Act, impowering certain persons, to lay and collect taxes from the inhabitants of the town of Lexington, for the purposes of keeping the threets &c. in repair and for other purposes respecting the police of raid town.

Mr Bradford,
TAKE this method through the channel of your paper to informathe public in general, and those it may conpublic in general, and these it may concern in particular, that I am ready and willing to make a rise gun, that is, the barrel, lock and mounting framthe har, and the slock from the tree, with har, and the slock from the tree, with any one man in the United Scates, for two hundred guiness, who shall make the neatest and best at the judgment of the best of workmen.

THOM AS SIMPSON.

Summer George New Constanting was

Sumner county, North Carolina, 1790

AKEN up by the fubscriber living in Fayette County on the head of Wolf run, a bay mare, with some grey hurse in her face and a flar in her forehead, jaddle joots on each fide, branded on the near souther. I with a young cot and pwitch teal creft fallen about 14 hands, ligh, about 18 years old. Offer MAR. JOHN KAL £ 5 10 May 22, 1790

TAKEN up by the fubscriber, neder Shannons mill, a black mare 14 hands and a half high, 11 years old branded on the neer shoulder ICSS. Appraised to £8.

DAVID JOHLY.

April 22, 1790.

lave in my possession in Madison the Widerness, which were brought out of the Widerness, a sorel more very old, white wane and tail, branded on the near butteck and southers. Also a spread field 2 years old, one hind foot white, a natural pacer no brand persed white,

perceivable. Alexander Reed.

June 22, 1790

## NOTICE

THERE is in my possession in Linone a bay mare, about 7 years old, near 11 hands high, branded on the left one a bay mare, about 7 years old, near 1, hands high, braided on the left floutder nearly thus \( \text{and on the left botteek S} \) S, a brown mare 4 years old, near 15 hands high, braided on the left floulder and busseck JB, a black horfe coit, two years old, a finnit flar in has forehead, no braud perceivable also a black mare coit, one year old not branded, they were found on the head waters of Rock-Casse, about the first of May lost.

WILLIAM MONTGOMERE July 14, 1790.